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7 8 9 10 11	RICHARD DOYLE, City Attorney (#88625) NORA FRIMANN, Assistant City Attorney (#93249) MICHAEL J. DODSON, Sr. Deputy City Attorney (#159743) NKIA D. RICHARDSON, Deputy City Attorney (#193209) Office of the City Attorney 200 East Santa Clara Street San José, California 95113-1905 Telephone Number: (408) 535-1900 Facsimile Number: (408) 998-3131 E-Mail Address: cao.main@sanjoseca.gov		
12 13	Attorneys for Defendants		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	SAN JOSE DIVISION		
17	CHRISTINA SANCHEZ,	No. C06-06331 JW	
18	BARBARA POWELL, NATASHA BURTON,	No. C08-01213 JW No. C08-01215 JW	
19	NATASHA BURTUN,	STIPULATION OF DISMISSAL AND	
20	Plaintiffs,	[PROPOSED] ORDER	
21	V.	U	
22	CITY OF SAN JOSE et al.,		
23	Defendants.		
24	Pursuant to the provisions of Federal	Pules of Civil Procedure 41(a)(1) Plaintiffs	
25	Pursuant to the provisions of Federal Rules of Civil Procedure 41(a)(1), Plaintiffs  Christian Canada - Barbara Bayyall and Natasha Byrtan (asllastivaly, "Blaintiffa") and		
	Christina Sanchez, Barbara Powell and Natasha Burton (collectively, "Plaintiffs") and		
26	Defendants City of San Jose, Kevin Abruzzini, Christian Camarillo, Shawn Nunes, Shawn		
27	Rocha, Eric Kurz, Christopher Hardin, Christopher Cruzado, Rafael Varela and Anthony		
28		1	
	STIPULATION OF DISMISSAL AND [PROPOSED] ORDER	CASE NOS.: C06-06331 JW, C08-01213 JW, & C08-01215 JW 722312	

1	Serrano (collectively, "Defendants") hereby stipulate that these actions be dismissed in	
2	their entirety, with prejudice.	
3	Plaintiffs and Defendants further stipulate and agree that each party shall bear their	
4	own attorneys fees and costs in connection with this action.	
5		
6		Respectfully submitted,
7		
8	Dated: January 21, 2011	By: /s/ Matt Gonzalez  MATT GONZALEZ, Esq. GONZALEZ & LEIGH
9		Attorney for Plaintiff,
10		SHERETTA HENDERSON
11 12	Dated: January 21, 2011	RICHARD DOYLE, City Attorney
13		<b>.</b> ,,
14		By: /s/ Michael Dodson MICHAEL J. DODSON Sr. Deputy City Attorney
15		Attorney for Defendants, CHRISTIAN
16		CAMARILLO and RAFAEL VARELA
17	DECLARATION OF CONSENT	
18	Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under	
19	penalty of perjury that concurrence in the filing of this document has been obtained from	
20	counsel for Plaintiffs, Matt Gonzalez.	
21		
22	Dated: January 21, 2011	/s/ Michael J. Dodson
23		MICHAEL J. DODSON Sr. Deputy City Attorney
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- 1	STIDLII ATION OF DISMISSAL AND	CASE NOS - COS 06334 IVA COS 04343 IVA & COS 04345 I

STIPULATION OF DISMISSAL AND [PROPOSED] ORDER

CASE NOS.: C06-06331 JW, C08-01213 JW, & C08-01215 JW 722312

<u>ORDER</u> Pursuant to the Stipulation of Dismissal by and between the parties to these actions, through their designated counsel, the above-captioned actions are hereby DISMISSED with prejudice pursuant to F.R.C.P. 41(a)(1), and it is further ordered that each party shall bear their own attorneys fees and costs in connection with these actions. The Clerk shall close these files. Dated: \_January 21, 2011 ted Stated District Court Chief Judge